

## GENERAL ASSEMBLY COMMONWEALTH OF KENTUCKY

## 2005 REGULAR SESSION

HOUSE BILL NO. 304

AS ENACTED

TUESDAY, MARCH 8, 2005

JATE March 16, 2005 1253pm

TREY GRAYSON
SECRETARY OF STATE
COMMONWEALTH OF KENTUCKY
BY Parke Ollinsin

AN ACT relating to international adoption.

## Be it enacted by the General Assembly of the Commonwealth of Kentucky:

1		SECTION 1. A NEW SECTION OF KRS CHAPTER 199 IS CREATED TO
2	REA	D AS FOLLOWS:
3	<u>(1)</u>	The Commonwealth of Kentucky shall recognize a decree, judgment, or final
4		order of adoption issued by a court or other governmental authority with
5		appropriate jurisdiction in a foreign country when the child to be adopted has
6		been approved for United States citizenship, or as otherwise provided by federal
7		<u>law.</u>
8	<u>(2)</u>	Upon presentation of an original decree, judgment, or final order of adoption
9		issued by a court or other governmental authority with appropriate jurisdiction in
10		a foreign country, the secretary or his or her designee shall issue, within thirty
11		(30) days, a certified notice that the foreign adoption is registered in the
12		Commonwealth of Kentucky. The secretary or his or her designee may require a
13		translated copy if the original decree, judgment, or final order is not in English.
14		The cabinet shall maintain all records and notices of foreign adoptions in a
15		manner similar to other adoption records.
16	<u>(3)</u>	A petition for adoption under KRS 199.470 shall be required for a child born
17		outside the United States without a decree, judgment, or final order of adoption
18		issued by a court or other governmental authority with appropriate jurisdiction in
19		a foreign country, or for any child born outside of the United States who does not
20		qualify for United States citizenship upon entry into the United States.
21		Section 2. KRS 199.470 is amended to read as follows:
22	(1)	Any person who is eighteen (18) years of age and who is a resident of this state or
23		who has resided in this state for twelve (12) months next before filing may file a
24		petition for leave to adopt a child in the Circuit Court of the county in which the
25		netitioner resides

1	(2)	If the petitioner is married, the husband or wife shall join in a petition for leave to
2		adopt a child unless the petitioner is married to a biological parent of the child to be
3		adopted, except that if the court finds the requirement of a joint petition would serve
4		to deny the child a suitable home, the requirement may be waived.

- If a child is placed for adoption by the cabinet, by an agency licensed by the cabinet, or with written approval by the secretary of the cabinet, the petition may be filed at the time of placement. In all other adoptions, the petition shall not be filed until the child has resided continuously in the home of the petitioner for at least ninety (90) days immediately prior to the filing of the adoption petition.
- 10 (4) No petition for adoption shall be filed unless prior to the filing of the petition the
  11 child sought to be adopted has been placed for adoption by a child-placing
  12 institution or agency, or by the cabinet, or the child has been placed with written
  13 approval of the secretary; but no approval shall be necessary in the case of:

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- (a) A child sought to be adopted by a stepparent, grandparent, sister, brother, aunt, or uncle; [or]
- 16 (b) A child received by the proposed adopting parent or parents from an agency
  17 without this state with the written consent of the secretary; or
- 18 (c) A child adopted under the provisions of subsection (1) of Section 1 of this

  19 Act.
- 20 (5) Subsection (4) of this section shall not apply to children placed for adoption prior to
  21 June 14, 1962.

Speaker-House of Representatives

President of the Senate

Attest:

Chief Clerk of House of Representatives

Approved

Governor

Date